Case 21-18847-JKS Doc 104 Filed 08/08/22 **Enlered** 08/09/22 12:35:07 Docume JEANNE age A LOS HOTON, CLERK AUG 0 8 2022 U.S. BANKRUPTCY COURT JERSEY 1 Dr. Rudolf Heinz Hendel, Ph.D. Dr. Catherine Gwei-inn Lin-Hendel, Ph.D. 2 26 Ridge Road, Summit, New Jersey 07901 Tel: 908-273-3378; Cell for Dr. Hendel: 408-533-5847 3 Cell for Dr. Lin-Hendel: 408-761-3559 rudihendel@gmail.com; linhendel@gmail.com 4 UNITED STATES BANKRUTCY COURT 5 DISTRICT OF NEW JERSEY 6 7 Wilmington Trust (WT) / Fay Servicing (Fay), CASE NO.: 21-18847-JKS MEB Trust / Select Portfolio Servicing (SPS) **CHAPTER: 11** 8 HON. JUDGE **Alleged Secured Creditors** 9 JOHN K. SHERWOOD 10 v. Dr. Rudolf H. Hendel, Ph.D. Dr. Catherine G. Lin-Hendel, Ph.D. 11 Notice of Intent to Seek Appellate Review of Judge Sherwood's Orders (i) granting the In (the Hendels) 12 Rem Motion, (ii) denying the Motion for **Alleged Debtors** Reconsideration, (iii) dismissing the 13 bankruptcy case and (iv) denying the motion to disqualify Judge Sherwood and Judge 14 Arleo from cases involving the Hendels and to 15 expunge all past orders and decisions made by the two judges. 16 17 18 19 **Related Cases** Patent Infringement and RICO crime Complaints 20 Chapter 11 Cases necessitated by the RICO against the named criminal financial institutions. crimes committed by alleged Secured Creditors 21 Presided by Hon. Arleo as agents of BofA and Chubb via State Courts, And Presided by Hon. Sherwood: Defendant Chubb: 17-CV-5562 22 16-27152-JKS; 20-10237-JKS; 21-18847-JKS Patent Infringements and RICO Crimes: 23 2:19-CV-14707: Connected to and Co-Conspired with: Defendants: M&T Bank, WT, Fay, FV, Chubb, BofA 24 State Court Lawfare & Foreclosure Fraud Cases 2:19-CV-16372: v. Agriculture Bank of China driving the Chapter 11 filing by the Hendels: 25 2:19-CV-16373: v. China Merchants Group UNN-L-3484-13 (Appeal A-5524-17T2) 2:19-CV-21341: v. Saudi Aramco Foreclosure: F-014844-18 (Appeal A-000712-19) 26 27 28 8/8/2022 NOTICE OF INTENT TO SEEK APPELLATE REVIEW OF JUDGE SHERWOOD'S ORDERS

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Please consider this as the required notice for Appellate Review by Dr. Rudolf H. Hendel and Dr. Catherine Lin-Hendel on Orders entered by Judge Sherwood, denying the Motion for Reconsideration (21-18847\_DOC-87), Ordering Dismissal of 21-18847 (21-18847\_DOC-88) and granting an Order for In Rem Relief (21-18847\_DOC-85).

The Hendels had also filed a Motion to Disqualify Judge Sherwood and Judge Arleo from cases involving the Hendels and to expunge all past orders and decisions made by the two judges (the Disqualification Motion 21-18847\_DOC-89). This Motion was DENIED based on the self-proclaimed argument that Judge Sherwood lacked jurisdiction to rule, as the Debtors' bankruptcy case had been dismissed. The Hendel motion to Disqualify (21-18847\_DOC-89) was filed and entered July 26, 2022. The Order for Dismissal was filed and entered into the Record on July 27, 2022. Since the Hendel Disqualification motion was filed before the Order for Dismissal, Judge Sherwood did not lack jurisdiction on the day the Motion to Disqualify was filed.

In addition, lacking Jurisdiction in the Motion for Disqualification would logically preclude Judge Sherwood from ruling on our Motion to Disqualify by denying the Motion. We are attaching this Motion to Disqualify for your convenience.

The Hendels therefore seek Appellate Review of Judge Sherwood's and Judge Arleo's biased rulings in the service of the Financial Institutions involved in this and related cases. The demonstrated compromised behavior as evidenced in their rulings and the Court Record

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Case 21-18847-JKS Doc 104 Filed 08/08/22 Entered 08/09/22 12:35:07 Desc Main Document Page 3 of 6 1 including Recordings of Hearings violates the Judicial Code of Conduct. Judge Arleo had already 2 demonstrated servitude to Chubb and the Financial Institutions involved in persecuting the 3 Hendels through the Courts in order to sidestep their liabilities in their demonstrated theft of 4 intellectual properties in at least 8 patented inventions for more than ten years. The 5 6 supervisory relationship between Judges Arleo and Sherwood has disabled and disqualified 7 Judge Sherwood from his ability to uphold Justice according to facts and law. 8 9 We hereby certify that all statements made in the motion paper are truthful and factual 10 11 to the best of our knowledge. 12 13 Respectfully Submitted on August 8, 2022 14 15 16 17 18 19 Dr. Catherine Lin-Hendel, Ph. D. Physics 20 21 22 23 24 Dr. Rudolf H. Hendel, Ph. D. Physics 25 26 27

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CLERK
UNITED STATES DISTRICT COURT
NEWARK, NEW JERSEY 07101 OFFICIAL BUSINESS

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Case 21-18847-JKS Doc 104 Filed 08/08/22 Entered 08/09/22 12:35:07 Case 21-18847-JKS Doc 88 Doctor Property College December 18847-JKS Doc 88 Doctor Property Page 1 of 2 UNITED STATES BANKRUPTCY COPRSument DISTRICT OF NEW JERSEY Caption in Compliance with D.N.J. LBR 9004-1(b) Order Filed on July 27, 2022 by Clerk U.S. Bankruptcy Court District of New Jersey 21-18847 Case No.: In Re: Rudolf H. Hendel Hearing Date: July 19, 2022 Catherine G. Lin-Hendel John K. Sherwood Judge: 11 Chapter:

## ORDER OF DISMISSAL

The relief set forth on the following page is hereby **ORDERED**.

**DATED: July 27, 2022** 

Honorable John K. Sherwood United States Bankruptcy Court Upon the Notice of Objection to Confirmation of the Chapter 11 Plan [Doc. No. 53] filed by MEB Loan Trust IV ("MEB") and the Objection to Confirmation of Debtors' Proposed Chapter 11 Plan [Doc. No. 61] filed by Fay Servicing for Wilmington Trust, National Association, not in its individual capacity but solely as trustee for MFRA Trust 2014-2 ("Fay Servicing");

AND all interested parties having been served with the objections;

AND the Court having considered all papers in this bankruptcy case bearing on these matters;

AND the Court having also considered the arguments of the debtors, Rudolf H. Hendel and Catherine G. Lin-Handel, as well as the arguments of counsel for MEB and Fay Servicing:

AND good cause having been shown;

AND for the reasons set forth on the record of the hearing on July 19, 2022;

## IT IS HEREBY ORDERED that:

- 1. This bankruptcy case is dismissed.
- 2. All outstanding fees to the Court are due and owing and must be paid within seven (7) days of the date of this ORDER.

Pursuant to Fed. R. Bankr. P. 2002(f), the Clerk shall notify all parties in interest of the entry of this order.